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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/950,026	09/10/2001	Manh Hung Pham	016295.0693	1709	
75	90 11/02/2006		EXAMINER		
Roger Fulghum			WILSON, YOLANDA L		
Baker Botts L.L.P. One Shell Plaza			ART UNIT	PAPER NUMBER	
910 Louisiana Street			2113		
Houston, TX	77002-4995		DATE MAILED: 11/02/2006	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Application No.	Applicant(s)	Applicant(s)			
		09/950,026	PHAM, MANH HU	PHAM, MANH HUNG			
		Examiner	Art Unit				
		Yolanda L. Wilson	2113				
The MAILIN Period for Reply	G DATE of this communication a	opears on the cover sheet with t	he correspondence ad	dress			
WHICHEVER IS L  - Extensions of time may after SIX (6) MONTHS  - If NO period for reply is  - Failure to reply within the Any reply received by the	TATUTORY PERIOD FOR REP ONGER, FROM THE MAILING be available under the provisions of 37 CFR 1 from the mailing date of this communication, specified above, the maximum statutory perious set or extended period for reply will, by statute Office later than three months after the mail istment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply d will apply and will expire SIX (6) MONTHS te, cause the application to become ABANE	TION.  be timely filed  from the mailing date of this co DONED (35 U.S.C. § 133).				
Status							
1) Responsive	to communication(s) filed on 06	October 2006.					
2a) ☐ This action is	<u> </u>	is action is non-final.					
3)☐ Since this ar	,—						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims	<b>s</b> .						
4) Claim(s) 1-3,5-12,14-19,21-28 and 30-32 is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-3,5-12,14-19,21-28 and 30-32</u> is/are rejected.							
7) Claim(s)	is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.							
Application Papers	·						
9)☐ The specifica	tion is objected to by the Examir	ner.					
10) The drawing	s) filed on is/are: a) ac	cepted or b) objected to by	the Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S	.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> </ul>							
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
AMaahma=4/=3							
Attachment(s)  1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)							
2) Notice of Draftsperso	n's Patent Drawing Review (PTO-948)	Paper No(s)/M	ail Date				
3) Information Disclosur Paper No(s)/Mail Date	e Statement(s) (PTO/SB/08)	5) Notice of Inform	mal Patent Application				

Office Action Summary

#### **DETAILED ACTION**

### Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1,3,6-12,15-17,19,22-28,31,32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Raynham et al. (USPN 5774647A) in view of Dearth et al. (USPN 5588112A). As per claims 1 and 17, Raynham et al. discloses detecting a memory error; analyzing said memory error, determining a memory module in which said error occurred and creating a log; and storing said log in said non-volatile memory section of said memory module in column 10, lines 4-18 and the abstract.

Raynham et al. fails to explicitly state wherein the log includes information identifying the cause of said error. Raynham et al. discloses that the errors are logged according to correctable and non-correctable errors.

Dearth et al. discloses this limitation in column 15, lines 9-19.

Accordingly, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have the log include information identifying the cause of said error. A person of ordinary skill in the art would have been motivated to have the log include information identifying the cause of said error because identifying the cause of the error allows a user to determine during which operation performed by the memory the error occurred.

3. As per claims 3 and 19, Raynham et al. discloses wherein said memory error is detected during normal operation in the abstract.

- 4. As per claims 6,15,22,31, Raynham et al. discloses wherein said log comprises information about the date and time when said error occurred in the abstract.
- 5. As per claims 7 and 23, Raynham et al. discloses wherein said log comprises information about the system identification in column 7, lines 62-67.
- 6. As per claims 8 and 24, Raynham et al. discloses wherein said log is stored in a cyclical manner in column 10, lines 19-38.
- 7. As per claims 9 and 25, Raynham et al. discloses a central processing unit; a memory system coupled with said central processing unit comprising a plurality of memory module slots for receiving of memory modules, said memory module comprising a random access memory section and a non-volatile memory section; means for detecting an error in said memory system; means for generating a log about said error; and means for storing said log in said non-volatile memory section of a memory module in Figure 2, abstract, in column 10, lines 4-18.

Raynham et al. fails to explicitly state wherein the log includes information identifying the cause of said error. Raynham et al. discloses that the errors are logged according to correctable and non-correctable errors.

Dearth et al. discloses this limitation in column 15, lines 9-19.

Accordingly, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have the log include information identifying the cause of said error. A person of ordinary skill in the art would have been motivated to have the

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log include information identifying the cause of said error because identifying the cause of the error allows a user to determine during which operation performed by the memory the error occurred.

- 8. As per claims 10 and 26, Raynham et al. fails to explicitly state wherein said means for detecting an error generate an exception within said central processing unit in column 10, lines 4-18.
- 9. As per claims 11 and 27, Raynham et al. discloses wherein said non-volatile memory is divided in a plurality of sub sections each sub section storing one log in column 10, lines 19-31.
- 10. As per claims 12 and 28, Raynham et al. discloses wherein said sub sections are written in a cyclical manner in column 10, lines 19-31.
- 11. As per claims 16 and 32, Raynham et al. discloses wherein said log comprises information about the system identification in column 7, lines 62-67.

## Claim Rejections - 35 USC § 103

- 12. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 13. Claims 2,5,14,18,21,30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Raynham et al. in view of Dearth et al. in further view of Brisse et al. (WO 99/05599). As per claims 2 and 18, Raynham et al. and Dearth et al. fail to explicitly state wherein said memory error is detected during a diagnostic test.

Brisse et al. discloses this limitation on pages 8 and 9, 'In another embodiment of the invention, memory errors may be detected during manufacture...This embodiment may be utilized in manufacturing test images and systems undergoing hot room testing.'

Accordingly, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have said memory error is detected during a diagnostic test. A person of ordinary skill in the art would have been motivated to have said memory error is detected during a diagnostic test because memory errors occur during test and are logged to indicate which memory locations have erred.

14. As per claims 5,14,21,30, Raynham et al. and Dearth fail to explicitly state wherein said log comprises information about the location of the memory module.

Brisse et al. discloses this limitation on page 7, "Once the actual slot number of the interface slot with the error is determined, then the process continues to step 310 in which the actual slot number is stored in the Windows NT<sup>TM</sup> system registry."

Accordingly, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have said log comprises information about the location of the memory module. A person of ordinary skill in the art would have been motivated to have said log comprises information about the location of the memory module because the slot id which indicates the location of the memory module within the system is used to determine the memory module with the error. Brisse et al. discloses this on page 7, "As is known in the art, the system registry is a system database maintained by the operating system to store data such as, for example... information relating to installed hardware and software devices. In preferred embodiments, the driver 2 increments an

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error count in the system registry. Upon detection of an error, the driver 2 preferably reports such error and count to the well known Windows NT<sup>TM</sup> System Event Log..."

### Response to Arguments

15. Applicant's arguments with respect to the rejection of claims 1-3,5-12,14-19,21-28,30-32 have been fully considered and are persuasive concerning using the reference Besemer et al. Therefore, the rejection has been withdrawn. However, upon further consideration, a new reference Dearth et al. has been found to be used in the rejection of the above-specified claims.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yolanda L. Wilson whose telephone number is (571) 272-3653. The examiner can normally be reached on M-F (7:30-4:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Beausoliel can be reached on (571) 272-3645. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Yolanda L Wilson Examiner

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